

alter or change the same at their pleasure, and to have perpetual succession, and power to acquire and hold personal property or movables for the purposes for which the corporation is constituted, and to alienate the same at pleasure; and shall also vest in any majority of the members of the corporation, the power to bind the others by their acts, and shall exempt the individual members of the corporation from personal liability for its debts or obligations, or acts, provided they do not contravene the provisions of the Act incorporating them; —But no corporation shall carry on the business of banking, [i.e. taking or issuing promissory notes, &c.], unless when such power is expressly conferred on them by the Act creating such corporation.”]

Board of R. C. Separate School Trustees in Cities and Towns.

V. The Trustees of Separate Schools heretofore elected, or hereafter to be elected, according to the provisions of this Act, in the several Wards of any City or Town, shall form one body corporate, under the title of “The Board of Trustees of the Roman Catholic Separate Schools for the City (or Town) of”*

Union of R. C. Separate Schools in one or more School Sections.

VI. It shall be lawful for the majority of the rate-paying supporters of the Separate School, in each Separate School Section, whether the Sections be in the same or adjoining Municipalities, at a public meeting duly called by the Separate School Trustees of each such section, to form such sections into a Separate School Union Section, of which union of sections the Trustees shall give notice within fifteen days to the Clerk or Clerks of the Municipality or Municipalities, and to the Chief Superintendent of Education; and each such Separate School Union Section thus formed, shall be deemed one School Section for all Roman Catholic Separate School purposes, and shall every year thereafter be represented by three Trustees, to be elected as in Common School Sections.

\$2 each. The acts of the majority are binding upon the Corporation. Notice of all Trustee Meetings for the transaction of business should be given to all the members of the Corporation.

* By the twenty-fourth section of this Act, page 12, the election of Roman Catholic Separate School Trustees of any City or Town becomes void unless a Separate School be established in their City or Town within three months after the first or annual election.